

TONOPAH DAILY BONANZA

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W. W. BOOTH, EDITOR AND PROPRIETOR.

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NEVADA: BATTLE BORN.

The following story appears in the November issue of the Scrap Book and is from the pen of the Hon. Frank H. Norcross, chief justice of the supreme court of Nevada:

"No one ever pretended that Nevada was admitted for any other reason than as a war measure. Nevada stands alone as the only territory in the union that had statehood thrust upon her.

"It means something to the people of Nevada in 1864 to assume the heavy burdens of statehood. The glory was not then so alluring but that the first proposed constitution was rejected by popular vote. When the real purpose of statehood was better understood, the action of the second constitutional convention was promptly ratified.

"So great was then deemed the necessity for haste that the constitution was telegraphed to Washington at an expense to the state for the dispatch of over \$3,400.

"Nevada lived up to her motto—'All for our country.' She turned a stream of gold and silver into the coffers of the nation that made it easy for her to maintain her credit, and, besides, she practically was compelled to assume the defense of her own domain from warring Indian tribes.

"The general government still owes the state of Nevada nearly half a million dollars expended in protecting her people from the wards of the government, and in raising and equipping soldiers for the Union army. Some day, probably, the nation that has had the real benefit of the hundreds of millions of dollars which the mines of Nevada have produced, will pay this honest debt."

SATISFIED THAT
GOLDFIELD BELMONT
WILL MAKE GOOD

Superintendent Brady, of the Tonopah Belmont Mining company of Tonopah, who is very much interested in the development of Belmont ground in the Diamondfield district, made a hurried investigation of the condition of the Belmont property in Diamondfield yesterday. He said before leaving yesterday afternoon, that he believed that one of the most promising portions of the district was being developed with the work from the 300 foot level of the Belmont, which has but lately been unwatered.

His idea is that the whole surface development of the Diamondfield district has been in a country which is unusually broken near the surface, but that the property of the Belmont is nearer to the discovery of a vein standing solidly in place than any other property in that section of the country.

Not long since the Belmont, which has been operated under lease from the 100 foot level to the surface, and from this level downward, was brought into particular prominence from the fact that after lowering the water which was contained in the main shaft of the company workings from the 200 to the 300 foot level, the miners under direction of Foreman Howard encountered on the 200 level a body of ore the values of which gave every encouragement to the belief that at last a permanent ore shoot had been caught which would pay to follow. A few feet revealed the fact that it would be necessary to go down for at least another level before attempting to pick up the necessary values, and accordingly the shaft was unwatered to the 300 level, from which point, where a station was cut, the work is now in progress.

Mr. Brady said yesterday that he made a trip through the ground, and that the showing was sufficient to warrant further development, without interruption.—Tribune.

TEACHER DID NOT
FAINT THIS TIME

Isn't it funny that school teachers are the victims of so many jokes? Hardly a paper can be picked up that does not contain an allusion to the sweet young school marm, who has been delightfully stung by one of her younger pupils. The following story is now going the rounds, and is attributed to a little girl who must have been wise beyond her years:

"It was a gala occasion at the school and the young lady principal

was very anxious that her pupils should show off to the best advantage before the many visitors present.

"So to the first young hopeful she said:

"Now, Grace, where was Mary Queen of Scots born?"

"At Linlithgow," answered the pupil.

"And why was Mary born at Linlithgow?" asked the teacher.

"And sweet little Grace promptly answered:

"Because, ma'am, her mother was staying there."

STOCK MARKET

But little trading was indulged in on yesterday's stock exchange board at San Francisco. The only gain in the local securities was registered by Montana, which advanced one point. Extension and Jim Butler each dropped back one cent.

The following quotations are furnished by Broker H. E. Epstein:

TONOPAH DISTRICT	
Tonopah Mining	6.60
Montana87
Tonopah Ex.54
MacNamara29
Midway20
Belmont71
North Star03
West End25
Rescue01
Jim Butler12
Goldfield District	
Consolidated	6.97 1/2
Columbia Mt.07
Booth12
Atlanta11
Great Bend05
Florence	2.90
Daisy08
Comb. Fraction60
Kewanas05
Bullfrog District	
Mayflower13
Valley View02
Miscellaneous	
Pittsburg-Silver Pk ..	.60
Manhattan Con.04

Temperature Report

Yesterday's hourly temperature record at the weather bureau office was as follows:

5 a. m.	46
6 a. m.	45
7 a. m.	44
8 a. m.	46
9 a. m.	49
10 a. m.	52
11 a. m.	56
12 (noon)	59
1 p. m.	61
2 p. m.	63
3 p. m.	62
4 p. m.	62
5 p. m.	61
Highest temperature a year ago,	39; lowest, 21.

Cut flowers at Rounsevell's, Main street.

PERSONAL

W. E. McFranklin is back from a trip to the Ellendale district.

James Banford, who is interested in the Tybo district, arrived in the city yesterday for a brief stay.

William Walker, the Millers magnate, came up from the mill city yesterday for a glimpse of metropolitan life.

James J. Voss and Al Tatrop came over from Goldfield yesterday to play at the dance last evening. Today they will return to the southern city.

John G. Kirchen, general manager of the Tonopah Extension and Montgomery Shoshone properties, has returned from a trip to Rhyolite.

HOTEL ARRIVALS

MANHATTAN

T. A. Nautz, Terre Haute, Ind.; Miss E. K. Givens, Philip Snyder, Jack Gleason, Goldfield; Cal H. Lottan, J. H. Wood, Los Angeles; Jose Arnup, Tucson, Ariz.; J. D. Wilson, San Diego; F. M. Seaton, El Paso; William Darby, Ellendale; James Golden, San Francisco.

MIDWAY

C. C. Sloan, Miller, Ky.; Tom Mumm, Reno; J. D. McGregor, Mexico.

PALACE

J. A. Murphy, San Francisco; M. L. Form, Reno; James Banford, Tybo.

BASEBALL NEWS

COAST LEAGUE

San Francisco—	
San Francisco	2
Portland	1
Los Angeles—	
Oakland	3
Los Angeles	1
Vernon—	
Vernon	2
Sacramento	1

MEETS DEATH WHEN
VIEWING PORTOLA PARADE

(By Associated Press.)

SAN FRANCISCO, Oct. 21.—While viewing the parade today from the top of a telephone pole, Gerald Mann, an employee of the Telephone company, came in contact with a live wire and was almost instantly killed.

WEIGHER TELLS
OF EIGHT YEARS
HIGH-GRADING

NEW YORK, Oct. 21.—Eight years of systematic and exceedingly profitable cheating of the United States government was described today by George Birge, a customs weigher, a witness in the trial of Antonio and Philip Musica, cheese importers.

After telling how he had underweighed a large importation of valuable cheese for the Musicas, and received \$134 as his share, Birge said he had similar dealings with hundreds of other firms of importers.

He declared also that there was a regular system of cheating in which a number of customs employees were involved. Birge is one of the three weighers who has confessed and is testifying for the government.

WOULD ELIMINATE
OATH'S ENDING

WASHINGTON, Oct. 21.—The use of the words "so help me God," at the end of oaths may be prohibited in the courts of the District of Columbia if congress passes a law which is now being drafted by the commissioners of the District of Columbia.

ATTENTION EAGLES.

Tonopah Aerie No. 271, Fraternal Order of Eagles, meets tonight at Elks hall at 8:30 o'clock. Visiting brothers cordially invited.

E. E. WALKER, W. P.
W. L. MOORE, W. Sec.

JOHN GREGOVICH

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NEW ADVERTISEMENT.

APPLICATION NO. 1407

Notice of Application for Permission to Appropriation of the Public Waters of the State of Nevada

Notice is hereby given that on the 20th day of October, 1909, in accordance with Section 25, Chapter XVIII, of the Statutes of 1907, one Henry A. Bordoli, of Troy, County of Nye, and State of Nevada, made application to the State Engineer of Nevada for permission to appropriate the public waters of the State of Nevada. Such appropriation is to be made from Hooper Canyon, at points in Hooper Canyon S. 27 deg. W. 3100' from the SW cor. of the NE 1/4 of the NE 1/4 Sec. 35, T. 5, N. R. 56 E., by means of dam, and 2 cubic feet per second is to be conveyed to points of use by means of ditch, and there used for irrigation, domestic and watering live stock. Water not to be returned to stream.

(Signed) FRANK R. NICHOLAS, State Engineer.

First pub. Oct. 22, 1909.

Last pub. Nov. 12, 1909.

10 22-29 11-12

APPLICATION NO. 1408

Notice of Application for Permission to Appropriation of the Public Waters of the State of Nevada

Notice is hereby given that on the 20th day of October, 1909, in accordance with Section 25, Chapter XVIII, of the Statutes of 1907, one Abraham Arigoni, of Troy, County of Nye and State of Nevada, made application to the State Engineer of Nevada for permission to appropriate the public waters of the State of Nevada. Such appropriation is to be made from Burnt Corral Springs and Ox Frame Spring, at points below Ox Frame Spring, by means of dam, and 2 1/2 cubic feet per second is to be conveyed to points of use by means of ditches, and there used for irrigation, domestic purposes and watering live stock. Water not to be returned to stream.

(Signed) FRANK R. NICHOLAS, State Engineer.

First pub. Oct. 22, 1909.

Last pub. Nov. 12, 1909.

10 22-29 11-12

SUMMONS.

In the District Court of the Fifth Judicial District, County of Nye, Nevada, in and for the County of Nye.

Wittenberg Warehouse and Transfer Company, a corporation, Plaintiff, vs. Warren J. Flick, Dixie Lee Flick, Charles Brenneman and Jefferson Mining Company, a corporation, Defendants.

Action brought in the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, and the Complaint filed in said County of Nye, in the office of the Clerk of said District Court.

The State of Nevada sends greeting to Warren J. Flick, Dixie Lee Flick, Charles Brenneman and Jefferson Mining Company, a corporation, Defendants.

You are hereby required to appear in an action brought against you by the above-named Plaintiff in the District Court of the Fifth Judicial District of the State of Nevada in and for the County of Nye, and to answer the Complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this county; or, if served out of this county, within this district, within twenty days; otherwise, within forty days; or judgment by default will be taken against you according to the prayer of said Complaint.

The said action is brought to recover the sum of Fifty and Hundred and Sixty-Eight Dollars and Seventy-Six Cents (\$1568.76), due from the defendants, and each of them, on confession of judgment, the sum of Five Hundred and Thirty-One Dollars and Eighty-Eight Cents (\$531.88), for goods sold and delivered to the defendants, and each of them, at their special instance and request, and which they promised to pay, said sum being expended by plaintiff for defendants between the day of May, 1909, and the 31st day of May, 1909, the sum of Six Hundred and Seventy-Three Dollars and Sixty Cents (\$673.60) for services performed and work and labor done by plaintiff for the defendants and each of them, between May 5th, 1909, and May 31st, 1909; the sum of Three Hundred and Fifty-Six Dollars and Ninety-Three Cents (\$356.93) for goods and merchandise sold by Victor Carlson to defendants and each of them, which said account was assigned and transferred to plaintiff; for costs of suit and such other and further relief as the Court may deem meet and proper.

And you are further notified that if you fail to appear and answer said Complaint, as above required, said Plaintiff will take judgment against the defendants and each of them for the sum of Fifteen Hundred and Sixty-Eight Dollars and Seventy-Six Cents (\$1568.76) and cost of suit.

Given under my hand and the Seal of the District Court of the Fifth Judicial District of the State of Nevada, in and for the County of Nye, this 2nd day of August in the Year of Our Lord One Thousand Nine Hundred and Nine.

ROBERT G. POHL, Clerk.
By LOWELL DANIELS, Deputy Clerk.
(Seal)
BERRY & COLE, Attorneys for Plaintiff.

Endorsed: Wittenberg Warehouse and Transfer Company, (a corporation), Plaintiff.

vs.
Warren J. Flick, Dixie Lee Flick, Charles Brenneman, and Jefferson Mining Company (a corporation), Defendants.

9-24 10-1-8-15-22-29

SUMMONS.

In the District Court of the Fifth Judicial District, County of Nye, State of Nevada.

C. W. L. de Bretteville, Plaintiff, vs. Nanny de Bretteville, Defendant.

Action brought in the District Court of the County of Nye, State of Nevada, and the Complaint filed in the office of the clerk of said County of Nye, McClellan & McClellan, Attorneys for Plaintiff.

The State of Nevada sends greeting to Nanny de Bretteville, Defendant. You are hereby required to appear in an action brought against you by the above named Plaintiff in the District Court of the Fifth Judicial District of Nevada, in and for the County of Nye, and to answer the Complaint filed therein, within ten days (exclusive of the day of service) after the service on you of this summons, if served within this County; or, if served out of this County but in this District, within twenty days; otherwise, within forty days; or judgment by default will be taken against you according to the prayer of said Complaint.

The said action is brought to obtain a judgment and decree dissolving the bonds of matrimony now existing between Plaintiff and Defendant, on the ground of defendant's wilful desertion of Plaintiff.

And you are hereby notified that if you fail to appear and answer said Complaint, as above required, said Plaintiff will apply to the Court for the relief demanded therein.

Given under my hand and the Seal of the District Court of the Fifth Judicial District of the State of Nevada, County of Nye, this 22nd day of September, A. D. 1909.

ROBERT G. POHL, Clerk.
By Lowell Daniels, Deputy Clerk.

(Seal)
District Court of the Fifth Judicial District, County of Nye, C. W. L. de Bretteville, Plaintiff vs. Nanny de Bretteville, Defendant.

McClellan & McClellan, Plaintiff's Attorneys.

10-1-8-15-22-29 11-5

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